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12 Bartenders Training Fund dba Culinary Academy of
13 Las Vegas

14 **UNITED STATES DISTRICT COURT**

15 **DISTRICT OF NEVADA**

16 Board of Trustees of the Southern Nevada
17 Joint Management and Culinary and
18 Bartenders Training Fund dba Culinary
19 Academy of Las Vegas,
20 Plaintiff,

21 v.
22 Christopher Fava, an individual; Jaime
Monardes, an individual; Eclipse Theater
LLC, a Nevada limited liability company;
Eclipse Theater Las Vegas, Limited
Partnership, a Delaware Limited
Partnership; 21 Greens Inc, a Nevada
corporation; Federal Insurance Company,
an Indiana corporation; HKM Productions
Inc., a Nevada corporation,

23 Defendants.

24 CASE NO.: 2:18-cv-00036-JCM-CWH

25 **AMENDED STIPULATION AND ORDER
TO EXTEND DEADLINES TO MOTION
TO DISMISS**

26 **[SECOND REQUEST]**

27 Plaintiff, the Board of Trustees of the Southern Nevada Joint Management and Culinary
28 and Bartenders Training Fund dba Culinary Academy of Las Vegas (“CALV”) by and through
their undersigned counsel of record, and Defendant, Federal Insurance Company (“Federal”) by
and through its undersigned counsel of record, hereby stipulate to amend the briefing deadlines in
the Court’s March 15, 2018, Order (ECF No. 35) granting the Stipulation to Extend Deadlines to

1 the Motion to Dismiss, filed on March 13, 2018 (ECF No. 32), and request an order extending the
2 Trust's response deadline from March 21, 2018, to April 4, 2018. The parties also stipulate and
3 request that Federal's reply in support of its Motion to Dismiss be due on April 18, 2018.

4 CALV's counsel requested this extension based on conflicting court deadlines and
5 hearings. In the interest of professional courtesy, Federal's counsel agreed that a 2-week
6 extension was appropriate. CALV, in turn, extended the same courtesy to Federal to align the
7 briefing schedules for all parties in this matter.

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1 This is the Parties' second request for an extension of the briefing deadline dates. The
2 pending extension request will have no prejudice and is not sought for an improper purpose or
3 delay.

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5 BROWNSTEIN HYATT FARBER
6 SCHRECK, LLP

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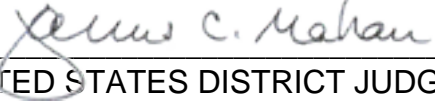
30 *Attorneys for Federal Insurance Company*

31 Dated: March 16, 2018.

32 Dated: March 16, 2018.

33 **O R D E R**

34 **IT IS SO ORDERED that CALV'S response to Federal's Motion to Dismiss is due
35 April 4, 2018, and Federal's reply in support to the Motion to Dismiss is due April 18, 2018.**

36 
37 UNITED STATES DISTRICT JUDGE

38 March 20, 2018

39 **DATED:** _____

40 **CASE NO. 2:18-cv-00036-JCM-CWH**

CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5(b), I certify that I am an employee of Brownstein Hyatt Farber Schreck, LLP and that on March 16, 2018, I served a true copy of the foregoing **AMENDED STIPULATION AND ORDER TO EXTEND DEADLINES TO MOTION TO DISMISS** via:

a. CM/ECF System

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I declare under penalty of perjury that the foregoing is true and correct.

/s/ Ebony Davis
An Employee of Brownstein Hyatt Farber Schreck, LLP